

~~a home location register associated with a network for permanent storage of subscriber data on mobile stations registered in the network; [, and]~~

~~at least a visitor location register for temporary storage of subscriber data on mobile stations located in a geographical area monitored by the visitor location register[,~~

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~~wherein one of the switching centers is associated with subscriber B]; [, and [said system further comprises]~~

~~means for transmitting an [the] identity of the subscriber A to the one of the switching centers [center] associated with the subscriber B via signaling which meets at least one of the following conditions: the signaling occurs over a path different from the speech connection; and the signaling occurs at a time prior to call set-up between the subscribers A and B.~~

REMARKS

Reconsideration and allowance in view of the foregoing amendments and the following remarks are respectfully requested. By this Amendment, the Applicant amends claims 1 and 10 to correct informalities. No new matter has been submitted. Claims 1, 3-5, and 7-10 remain pending in this application.

Claim Rejections Under 35 U.S.C. Sec. 112

Claims 1, 3-5, and 7-10 stand rejected under 35 U.S.C. Sec. 112, as being indefinite for failing to particularly point out and distinctly claim the subject matter which the Applicant regards as the invention. Independent claims 1 and 10 have been amended to more clearly recite the subject matter which the Applicant regards as the invention.

For example, claim 1 was amended such that after the phrase "one of the switching centers", the phrase "said method comprising" was added to make clear that what follows is part of the claimed invention. In claim 10, the claimed elements were arranged in a manner to clearly show that the subject matter following the phrase "one of the switching centers is associated with the mobile station associated with subscriber B", is part of the claimed invention. Therefore, claims 1 and 10 are now allowable under 35 U.S.C. Sec. 112.

Accordingly, claims 3-5 and 7-10, which respectively depend from claims 1 and 10, are also now allowable under 35 U.S.C. Sec. 112.

CONCLUSION

All matters having been addressed, this application is now in condition for allowance and an early notice to that effect is earnestly solicited.

Respectfully submitted,

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